Message

From: Scinta, Robert [scinta.robert@epa.gov]

Sent: 5/15/2020 8:37:36 PM

To: Lisa Rector [lrector@nescaum.org]

CC: Sanchez, Rafael [Sanchez.Rafael@epa.gov]; Lischinsky, Robert [Lischinsky, Robert@epa.gov]; Yellin, Patrick

[Yellin.Patrick@epa.gov]

Subject: RE: enforcement of the residential wood heater NSPS

Lisa,

I'll need to speak with my management to confirm that we will participate, but I assume we would.

Thanks.

Bob

From: Lisa Rector rector@nescaum.org Sent: Friday, May 15, 2020 2:58 PM

To: Scinta, Robert <scinta.robert@epa.gov>

Cc: Sanchez, Rafael <Sanchez.Rafael@epa.gov>; Lischinsky, Robert <Lischinsky.Robert@epa.gov>; Yellin, Patrick

<Yellin.Patrick@epa.gov>

Subject: Re: enforcement of the residential wood heater NSPS

We have been told that the proposal will allow a 60 day sell through this fall not a blanket extension through November 30th. States are asking what EPA's enforcement position is in the interim. NESCAUM has two states that are delegated for enforcement if the rule and other states determining if they need to enact emergency regulations. We have asked OAQPS for a briefing with our states during the week of May 26th. Could OECA participate in that briefing as I anticipate numerous questions regarding compliance and enforcement.

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From: Scinta, Robert <scinta.robert@epa.gov>

Sent: Friday, May 15, 2020 2:43:09 PM **To:** Lisa Rector < | rector@nescaum.org >

Cc: Sanchez, Rafael <<u>Sanchez, Rafael@epa.gov</u>>; Lischinsky, Robert <<u>Lischinsky, Robert@epa.gov</u>>; Yellin, Patrick

<Yellin.Patrick@epa.gov>

Subject: RE: enforcement of the residential wood heater NSPS

Lisa,

There was no intent to imply that the Agency would not enforce the Wood Heater Rule, including the Step 2 requirements now in place. It is our understanding that publication of the proposal is imminent, ongoing discussions with senior Agency management concerning the proposal continue and we would be happy to have a future call with you thereafter.

Bob

From: Lisa Rector < lirector@nescaum.org Sent: Friday, May 15, 2020 11:38 AM

To: Scinta, Robert <scinta.robert@epa.gov>

Cc: Sanchez, Rafael <Sanchez.Rafael@epa.gov>; Lischinsky, Robert <Lischinsky.Robert@epa.gov>; Yellin, Patrick

<Yellin.Patrick@epa.gov>; Paul Miller <pmiller@nescaum.org>; Nancy Kruger (nkruger@4cleanair.org)

<nkruger@4cleanair.org>; Miles Keogh <mkeogh@4cleanair.org>

Subject: RE: enforcement of the residential wood heater NSPS

During a NACAA call I asked if the Residential Wood Heater NSPS timelines were covered under this guidance as a means to provide enforcement discretion. I did not receive an answer. Does your email now mean that OECA has officially decided that it will not enforce the Step 2 requirements of the NSPS on or after May 15th based on the OECA Covid-19 memo? If so, can you please provide the data supporting the need for this relief?

Sincerely,

Lisa Rector

From: Scinta, Robert <scinta.robert@epa.gov>

Sent: Friday, May 15, 2020 11:30 AM **To:** Lisa Rector rector@nescaum.org>

Cc: Sanchez, Rafael <Sanchez.Rafael@epa.gov>; Lischinsky, Robert <Lischinsky.Robert@epa.gov>; Yellin, Patrick

<Yellin.Patrick@epa.gov>

Subject: RE: enforcement of the residential wood heater NSPS

Hello Lisa,

Sorry for the delayed response. We are relying on the OECA COVID-19 memo (see link) at this time, regarding enforcement during the pandemic.

https://www.epa.gov/sites/production/files/2020-03/documents/oecamemooncovid19implications.pdf

Thank you.

Bob

Bob Scinta, Chief Air Branch Monitoring, Assistance, and Media Programs Division Office of Compliance Office of Enforcement and Compliance Assurance U.S. Environmental Protection Agency

ph: (202) 564-7171 cell: (202) 573-6442

From: Lisa Rector rector@nescaum.org Sent: Wednesday, May 13, 2020 4:51 PM

To: Sanchez, Rafael <Sanchez.Rafael@epa.gov>; Scinta, Robert <scinta.robert@epa.gov>

Subject: enforcement of the residential wood heater NSPS

Rafael, will OECA be issuing guidance about enforcement of Step 2 requirements with the May 15th deadline fast approaching? We have been informed about the proposed rulemaking and we have asked about compliance and enforcement activities during this interim period. Any information you could provide would be greatly appreciated, as my Directors have requested an update for their monthly call next this week.

Thanks! Lisa



Lisa Rector, Policy and Program Director at NESCAUM

89 South Street, Suite 602, Boston, Massachusetts, 02111 | 802.899.5306| 617.259.2095 | Fax: 617.742.9162 | Irector@nescaum.org